## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

AS PTO, LLC e		
	Plaintiff(s)  CIVIL ACTION NO. 14-cv-10209-WGY	
V.	6W2 / 6W6W W G 1 / 4 G 1 / 102 G 1 W G 1	
JBI, INC.		
Defendant(s)		
	PROCEDURAL ORDER RE: FINAL PRETRIAL CONFERENCE/TRIAL	
YOUNG D.J.		
The above-entit	led action is scheduled for a final pretrial conference on <u>July 31, 2014</u> at <u>11:00 AM</u> in _	
Courtroom #18, 5 <sup>th</sup> Floo	r Counsel shall be prepared to commence trial of this action on or <b>after</b> 9/2/2014 Each	
party shall be represent	ed at the pretrial conference by trial counsel.	
In order to secu	re the just, speedy and inexpensive determination of this action in accordance with the Civil Justice	
Reform Act of 1990 and	Local Rule 16.5, the parties shall meet prior to this conference to accomplish the following:	
(1) (2) (3) (4)	to discuss and negotiate settlement of the action; to draft and sign a stipulation as to all uncontested facts; to narrow the issues to be tried; to exhibit to all parties any and all photographs, documents, instruments and other objects any party intends to offer as exhibits at trial; to give notice to all parties of the names and addresses of witnesses a party intends to call at trial, including the names and qualifications of any expert witnesses.	
Counsel shall p	repare and file, jointly, pretrial memoranda and/or trial documents which set forth	
the following:		
(1)	a concise summary of the evidence that will be offered by the plaintiff, defendant and other parties with respect to both liability and damages (including special damages, if any);	
(2)	a statement of facts established by the pleadings, by admissions or by stipulations. Counsel shall stipulate all facts not in genuine dispute;	
(3)	contested issues of fact;	
(4) (5)	any jurisdictional questions; any question raised by pending motions;	
(6)	issues of law, including evidentiary questions, together with supporting authority;	

[proco.]

any additional matters to aid in the disposition of the action; the probable length of trial and whether jury or nonjury;

any requested amendments to the pleadings;

(7)

(8) (9)

- (10) a list of the names and addresses of witnesses who will testify at trial and the purpose of the testimony, i.e., whether factual, medical, expert, etc.:
- (11) a list of the proposed exhibits (photographs, documents, instruments, and all other objects) in numerical order. Those exhibits to be introduced without objection shall be identified by a single sequence of numbers and those items to which a party reserves the right to object shall be identified by a single sequence of capital letters in the following form: A-Z,AA-AZ,BA-BZ,etc, regardless of which party is offering the exhibit.

No later than Friday prior to the date of empanelment each party shall electronically file with a courtesy copy to the deputy clerk:

- (A) In cases to be tried to a jury,:
  - (1) any proposed questions for the voir dire examination of the jury;
  - (2) requests for instructions to the jury with citation to supporting authority;
  - (3) any proposed interrogatories or special verdict form.
  - (4) A list of exhibits both agreed to and objected to
- (B) In nonjury cases, a trial brief including:
  - (1) any proposed findings of fact and requested rulings of law.

If the trial materials required by this Order have been previously filed with the Court, please advise the Court in writing of the filing date and supplement trial documents, as necessary. Immediately upon receipt of this Order, any counsel who realizes that one or more attorneys have not been notified shall forthwith notify the additional attorney(s) in writing as to the entry of this Order and file a copy of the writing with the clerk.

The judiciary's privacy policy restricts the publication of certain personal data in documents filed with the court. The policy requires limiting Social Security and financial account numbers to the last four digits, using only initials for the names of minor children, limiting dates of birth to the year, and limiting home addresses to city and state. If such information is elicited during testimony or other court proceedings, it will become available to the public when the official transcript is filed at the courthouse. The better practice is for you to avoid introducing this information into the record in the first place. Please take this into account when questioning witnesses or making other statements in court. If a restricted item is mentioned in court, you have waived any right to have it stricken or redacted thereafter.

Compliance with this Order Order of Dismissal in a form prescril	is not excused, absent the actual filing of closing papers or the entry of a Settlement ped by the Court.
	By the Court,
	/s/ Jennifer Gaudet Deputy Clerk
(procofinal pretrial.wpd - 09/92)	